Case 3:09-cv-00389-LRH-VPC  $\,$  Document 21  $\,$  Filed 10/01/09  $\,$  Page 1 of 2  $\,$ 1 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 DISTRICT OF NEVADA 8 9 STEPHAN URBAN, an individual, 10 Case No.: 3:09-cv-00389-LRH-VPC Plaintiff. 11 V. 12 KNIGHT TRANSPORTATION INC., an 13 Arizona Corporation, SAM HANDY TRUCKING, JOHN E. JONES, DOE 1, and 14 DOES 2-20, 15 Defendants. 16 STIPULATION AND ORDER OF CONTINUANCE TO FILE AN OPPOSITION TO 17 DEFENDANTS, SAM HANDY TRUCKING AND JOHN E. JONES JOINT MOTION TO 18 **DISMISS FOR LACK OF PERSONAL JURISDICTION** 19 COMES NOW Plaintiff STEPHAN URBAN above named by and through their counsel 20 of record BRENT H. HARSH, ESQ., of Thorndal, Armstrong, Delk, Balkenbush & Eisinger; 21 Defendant KNIGHT TRANSPORTATION INC. above named by and through its counsel of 22 record FELICIA A. GALATI, ESQ. of Olson Cannon Gormley & Desruisseaux; and Defendants 23 SAM HANDY TRUCKING and JOHN E. JONES above named by and through its counsel of 24 record SAMUEL A. KITTERMAN JR., ESQ. of Sherman & Associates hereby stipulate to allow 25 additional time for the Plaintiff to file an opposition to Defendants, Sam Handy Trucking and 26 John E. Jones Joint Motion to Dismiss for Lack of Personal Jurisdiction. 27 On September 21, 2009, Defendants, Sam Handy Trucking and John E. Jones filed a motion to dismiss. The Plaintiff's attorney starts a three week product liability case on

IORNDAL, ARMSTRONG, 28
LLK, BALKENBUSH 28
EISINGER
9 S McCarran, Sune B
10, Nevada 89509

1	September 28, 2009 in Department Ten of the Second Judicial District Court of the State of	
2	Nevada and it is anticipated to conclude on October 16, 2009 but may continue after that date.	
3	Based on the above, the Plaintiff has requested additional time to file an opposition to the above	
4	motion, which is agreeable to all parties.	
5	Therefore, the parties stipulate to grant the Plaintiff an extension to file his opposition to	
6	the motion to dismiss until October 30, 2009.	
7	IT IS SO STIPULATED	
8	DATED this 29 day of September, 2009.	
9	and 25 day of September, 2005.	
10	THORNDAL, ARMSTRONG,	OLSON, CANNON, GORMLEY &
11	DELK, BALKENBUSH & EISINGER	DESRUISSEAUX
12	Pro /r/ Posset H. H. 1	
13	By: <u>/s/ Brent H. Harsh</u> BRENT H. HARSH, ESQ.	By: <u>/s/ Felicia A. Galati</u> FELICIA A. GALATI, ESQ.
14	State Bar No. 8814 6590 S. McCarran Blvd., Suite B	State Bar No. 7341
15	Reno, Nevada 89509	9950 West Cheyenne Ave. Las Vegas, NV 89129
16	Attorneys for Plaintiff	Attorneys for Defendant Knight
17	SHERMAN & ASSOCIATES	
18	D //G	
19	By: <u>/s/ Samuel A. Kitterman Jr.</u> SAMUEL A. KITTERMAN JR., ESQ.	
20	State Bar No. 3092 7450 Arroyo Crossing Pkwy., Suite 250	
21	Las Vegas, Nevada 89113	
22	Attorneys for Defendant Sam Hardy and John Jones	
23		
24	WE IS SO ON THE TOTAL	
25	IT IS SO ORDERED	111-1
26		Elsihe
27	DATED. September 30, 2009	
28	DATED: September 30, 2009	LARRY R. HICKS

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HORNDAL, ARMSTRONG, 28 ELK, BALKENBUSH 28 EISINGER 90 S McCanan, Suite B 100, Nevada 89869 15) 786-2882

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UNITED STATES DISTRICT JUDGE